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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/061,813	01/31/2002	James Armand Baldwin	MS1-1011US	MSI-1011US 1857		
22801	7590 12/22/2005		EXAM	EXAMINER		
LEE & HAYES PLLC			GILLIS, I	GILLIS, BRIAN J		
SPOKANE, V	RSIDE AVENUE SUITI VA 99201	3 500	ART UNIT	PAPER NUMBER		
,			2141			

DATE MAILED: 12/22/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/061,813	BALDWIN ET AL.		
Examiner	Art Unit		
Brian J. Gillis	2141		

	Bilairo: Gillio	2171	
The MAILING DATE of this communication appe	ears on the cover sheet with the	correspondence add	ress
THE REPLY FILED <u>29 November 2005</u> FAILS TO PLACE THIS	S APPLICATION IN CONDITION F	OR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a Not a Request for Continued Examination (RCE) in compliant time periods:	n the same day as filing a Notice of wing replies: (1) an amendment, af otice of Appeal (with appeal fee) in	Appeal. To avoid aba fidavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
a) The period for reply expiresmonths from the mailing			
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire Examiner Note: If box 1 is checked, check either box (a) or	later than SIX MONTHS from the mailir	ng date of the final rejecti	on.
TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	06.07(f).		
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office late may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	tension and the corresponding amount shortened statutory period for reply orig r than three months after the mailing da	of the fee. The appropr pinally set in the final Offi	iate extension fee ce action; or (2) as
 The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any external a Notice of Appeal has been filed, any reply must be filed. 	ension thereof (37 CFR 41.37(e)), to	o avoid dismissal of th	ns of the date of se appeal. Since
<u>AMENDMENTS</u>			
3. The proposed amendment(s) filed after a final rejection,			ecause
(a) They raise new issues that would require further co) i E below);	
(b) ☐ They raise the issue of new matter (see NOTE below)(c) ☐ They are not deemed to place the application in be	tter form for appeal by materially re	educina or simplifyina	the issues for
appeal; and/or	tter form for appear by materially it	outoning or ouripinying	
(d) They present additional claims without canceling a	corresponding number of finally re	jected claims.	
NOTE: See Continuation Sheet. (See 37 CFR 1.1			
4. The amendments are not in compliance with 37 CFR 1.1		ompliant Amendment	(PTOL-324).
5. Applicant's reply has overcome the following rejection(s):		
 Newly proposed or amended claim(s) would be a non-allowable claim(s). 			
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to:	⊠ will not be entered, or b) □ worlded below or appended.	ill be entered and an e	explanation of
Claim(s) objected to: Claim(s) rejected: <u>1-26</u> .			
Claim(s) withdrawn from consideration:			
AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, be because applicant failed to provide a showing of good ar was not earlier presented. See 37 CFR 1.116(e). 	ut before or on the date of filing a N nd sufficient reasons why the affida	lotice of Appeal will <u>no</u> vit or other evidence i	ot be entered s necessary and
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessal 	overcome all rejections under appe	eal and/or appellant fa	ils to provide a
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	on of the status of the claims after	entry is below or attac	hed.
11. The request for reconsideration has been considered by See Continuation Sheet.			nce because:
12. Note the attached Information Disclosure Statement(s).	(PTO/SB/08 or PTO-1449) Paper	No(s)	
13. Other:			

Continuation of 3. NOTE: The additional limitations of claims 4, 9, 18, 21, and 24 into claims 1, 8, 17, 20, and 22 would add additional limitations to dependent claims 2, 3, 5-7, 10-13, 19, 23, 25, and 26 which would require further search and consideration.

Continuation of 11. does NOT place the application in condition for allowance because: Applicant's arguments filed November 29, 2005 have been fully considered but they are not persuasive.

In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See In re Fine, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988) and In re Jones, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, the motivation can be found in paragraph 21 of Rodriguez.

Claim 14 discloses a computer-readable medium comprising computer-executable instructions that, when executed, direct a computing system to: sort program data for an electronic program guide according to stopped names of program titles; and store the program data in a data structure for delivery to a remote client. Rodriguez et al teaches of sorting program data according to the title name in the title field and storing the program data in an EPG database for delivery to a remote client (paragraphs 21, 32, 73, 90, and 91). It fails to teach of sorting the name in the title field as a form of a stopped name version. The stopped name version of the program name can be interpreted as a version of the title stored in memory available based on display limitations. At the time of the invention it would have been obvious to a person of ordinary skill in the art to sort the records according to the name in the title field in order to coalesce program data sets into one and to organize it into a format suitable for reception and interpretation by the EPG application running on the digital home communication terminal.

Claim 16 discloses a data structure stored on a computer-readable medium, comprising: multiple tables to store program data for use in an electronic program guide; the tables comprising program tables composed of records with programming information, the program tables having a title field to hold program titles; and the records of the program tables being sorted by stopped name versions of the program titles. Rodriguez et al teaches of storing program data for an EPG in a digital broadband delivery system (DBDS), presenting program data in a channel-time grid which contains multiple records, multiple sets of tables which contains multiple data fields, and each table corresponding to its respective channel in the channel line-up (paragraphs 21, 32, 73, 91, 93, 116, and 117). Rodriguez et al further teaches of sorting program data according to the title name in the title field and storing the program data in an EPG database for delivery to a remote client (paragraphs 21, 32, 73, 90, and 91). It fails to teach of sorting the name in the title field as a form of a stopped name version. The stopped name version of the program name can be interpreted as a version of the title stored in memory available based on display limitations. At the time of the invention it would have been obvious to a person of ordinary skill in the art to sort the records according to the name in the title field in order to coalesce program data sets into one and to organize it into a format suitable for reception and interpretation by the EPG application running on the digital home communication terminal.

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